Project Type: 8-K Seneca Foods Corp EDGAR Submission Proof Created At: 6/28/2018 1:52:01 PM EDT Submission Information **Submission Type** 8-K **Contact Name** RDG Filings 1-415-643-6080 **Contact Phone** NONE Exchange(s) Filer CIK 0000088948 Filer CCC *****

Documents

Item List

Reporting Period

8-K FORM 8-K

6/28/2018

4.02

Filer: Seneca Foods Corp

Document Type: 8-K

Sequence: 1

Project Type: 8-K

Description: Item 4.02 Bill and Hold

Document Version: TBD

Project ID: 45378

Created By: Jeff Van Riper

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UNITED STATES

SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM 8-K

Current Report
Pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934

Date of Report (date of earliest event reported): June 28, 2018

SENECA FOODS CORPORATION

(Exact Name of Registrant as Specified in its Charter)

New York
(State or Other Jurisdiction of Incorporation)

0-01989

(Commission File Number)

16-0733425

(IRS Employer Identification No.)

3736 South Main Street, Marion, New York 14505-9751 (Address of Principal Executive Offices, including zip code)

(315) 926-8100

(Registrant's telephone number, including area code)

Not Applicable

(Former name or former address, if changed since last report)

Check the appropriate box below if the Form 8-K filing is intended to simultaneously satisfy the filing obligation of the registrant under any of the following provisions (see General Instruction A.2. below):

 □ Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425) □ Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12) 	
Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b)) Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))	
Indicate by check mark whether the registrant is an emerging growth company as defined in Rule 405 of the Securities Act of 1933 or Rule 12b-2 of the Securities Exchange Act of 1934.	3
Emerging growth company \Box	
If an emerging growth company, indicate by check mark if the registrant has elected not to use the extended transition period for complying with any new or financial accounting standards provided pursuant to Section 13(a) of the Exchange Act.	revised

Item 4.02 Non-Reliance on Previously Issued Financial Statements or a Related Audit Report or Completed Interim Review

On June 28, 2018, the Audit Committee, of Seneca Foods Corporation (the "Company") determined that the following financial statements previously filed by the Company with the Securities and Exchange Commission (the "SEC") should no longer be relied upon: (1) the audited consolidated financial statements as of and for the years ended March 31, 2016 and 2017, management's report on the effectiveness of internal control over financial reporting as of March 2016 and 2017, and the independent registered public accounting firm's reports thereon and (2) the unaudited condensed consolidated financial statements as of and for each of the interim periods within the years ended March 31, 2017 and 2018. Similarly, related press releases, earnings releases, and investor communications describing the Company's financial statements for these periods should no longer be relied upon.

The Company has determined that the financial statements referred to above should be restated to correct inadvertent errors in the application of generally accepted accounting principles dealing with complex and technical accounting issues relating to "bill and hold" revenue recognition. The Company intends to file with the SEC, as soon as practicable, a comprehensive Annual Report on Form 10-K for the year ended March 31, 2018 with expanded financial information and other disclosures in lieu of filing separate amended annual and quarterly reports for the affected periods.

The restatement dealing with revenue is the result of a correction in the timing of revenue recognition in connection with sales of Green Giant and other brands of canned vegetables under a contract packing agreement. Under this agreement, title to product is transferred to the customer and the Company receives payment while continuing to maintain possession thereof. The Company had evaluated authoritative accounting guidance relating to revenue recognition for these sales and believed it had met the criteria required by the accounting standards for bill and hold treatment.

On May 21, 2018 the Company requested an interpretive guidance from the SEC's Office of the Chief Accountant ("OCA") regarding the application of bill and hold revenue recognition under SEC Staff Accounting Bulletin ("SAB") Topic 13, *Revenue Recognition*, as well as under Accounting Standards Codification Topic 606, *Revenue from Contracts with Customers*. On June 26, 2018 the OCA provided the Company with the guidance that it did not meet all of the criteria for bill and hold treatment for the contract in question for prior periods covered under SAB Topic 13.

As a result, the Company will restate its prior financial statements to delay the recognition of revenue until the product is physically delivered rather than at the time title transfers.

The effect of the restatement on the Company's annual income statement is as follows:

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				Year I	Ende	d			
		N	March 31, 2017				M	larch 31, 2016	
	As			As		As			As
	Reported		Correction	Restated		Reported		Correction	Restated
Net Sales	\$ 1,245,681	\$	16,517	\$ 1,262,198	\$	1,275,360	\$	4,207	\$ 1,279,567
Cost of Products Sold	1,139,298		10,896	1,150,194		1,127,965		1,025	1,128,990
Gross Profit	106,383		5,621	112,004		147,395		3,182	150,577
Operating Income/(Loss)	29,121		5,621	34,742		88,549		3,182	91,731
Pre-Tax Earnings/(Loss)	20,027		5,621	25,648		80,457		3,182	83,639
Net Earnings	12,613		3,282	15,895		54,458		1,941	56,399
Earnings Per Common Share-Basic	\$ 1.27	\$	0.34	\$ 1.61	\$	5.46	\$	0.20	\$ 5.65
Earnings Per Common Share-Diluted	\$ 1.27	\$	0.33	\$ 1.60	\$	5.42	\$	0.20	\$ 5.61

The effect of the restatement on the Company's balance sheet for the four previous quarters is as follows:

The effect of the restatement on the Comp	uny sour			ecember 30, 201	3 13 u 3 10110 w 3.	A	sof	September 30, 201	17	
		As			As	As				As
]	Reported		Correction	Restated	Reported		Correction		Restated
Assets										
Inventory	\$	710,118	\$	60,584	\$ 770,702	\$ 802,387	\$	56,759	\$	859,146
Total Current Assets		794,510		60,584	855,094	932,609		56,759		989,368
Total Assets		1,072,003		62,234	1,134,237	1,209,968		61,976		1,271,944
Liabilities and Stockholders' Equity										
Deferred Revenue	\$	545	\$	79,606	\$ 80.151	\$ 542	\$	74,608	\$	75,150
Total Current Liabilites		162,423		79,576	241,999	322,982		74,551		397,533
Total Liabilities		635,204		76,594	711,798	780,214		72,986		853,200
Stockholders' Equity		436,799		(14,360)	422,439	429,754		(11,010)		418,744
Total Liabilities and Stockholders Equity		1,072,003		62,234	1,134,237	1,209,968		61,976		1,271,944
			100	of July 1, 2017			A c c	of March 21, 2017		
		Δς	Aso	of July 1, 2017	Δς		As c	of March 31, 2017		A s
]	As Reported		of July 1, 2017 Correction	As Restated	As Reported	As c	of March 31, 2017 Correction		As Restated
<u>Assets</u>]			,		As	As c			
Assets Inventory	<u>]</u> \$,	\$	\$ As	As c		\$	
		Reported		Correction	\$ Restated	\$ As <u>Reported</u>		Correction		Restated
Inventory		633,505		Correction 21,914	\$ <u>Restated</u> 655,419	\$ As Reported 598,056		Correction 30,879		Restated 628,935
Inventory Total Current Assets Total Assets		633,505 731,857		<u>Correction</u> 21,914 21,914	\$ Restated 655,419 753,771	\$ As <u>Reported</u> 598,056 688,270		<u>Correction</u> 30,879 30,879		Restated 628,935 719,149
Inventory Total Current Assets Total Assets Liabilities and Stockholders' Equity	\$	633,505 731,857 1,006,943	\$	Correction 21,914 21,914 25,038	Restated 655,419 753,771 1,031,981	As <u>Reported</u> 598,056 688,270 946,019	\$	30,879 30,879 30,879 32,249	\$	Restated 628,935 719,149 978,268
Inventory Total Current Assets Total Assets Liabilities and Stockholders' Equity Deferred Revenue		633,505 731,857 1,006,943		21,914 21,914 25,038 36,865	\$ Restated 655,419 753,771 1,031,981 37,337	\$ As <u>Reported</u> 598,056 688,270 946,019		20,879 30,879 30,879 32,249 45,555		Restated 628,935 719,149 978,268
Inventory Total Current Assets Total Assets Liabilities and Stockholders' Equity Deferred Revenue Total Current Liabilities	\$	633,505 731,857 1,006,943 472 164,200	\$	21,914 21,914 25,038 36,865 36,713	Restated 655,419 753,771 1,031,981 37,337 200,913	As <u>Reported</u> 598,056 688,270 946,019 545 132,277	\$	20,879 30,879 30,879 32,249 45,555 45,487	\$	Restated 628,935 719,149 978,268 46,100 177,764
Inventory Total Current Assets Total Assets Liabilities and Stockholders' Equity Deferred Revenue Total Current Liabilities Total Liabilities	\$	633,505 731,857 1,006,943 472 164,200 573,449	\$	21,914 21,914 25,038 36,865 36,713 34,202	Restated 655,419 753,771 1,031,981 37,337 200,913 607,651	As <u>Reported</u> 598,056 688,270 946,019 545 132,277 511,758	\$	30,879 30,879 30,879 32,249 45,555 45,487 41,306	\$	Restated 628,935 719,149 978,268 46,100 177,764 553,064
Inventory Total Current Assets Total Assets Liabilities and Stockholders' Equity Deferred Revenue Total Current Liabilities	\$	633,505 731,857 1,006,943 472 164,200	\$	21,914 21,914 25,038 36,865 36,713	Restated 655,419 753,771 1,031,981 37,337 200,913	As <u>Reported</u> 598,056 688,270 946,019 545 132,277	\$	20,879 30,879 30,879 32,249 45,555 45,487	\$	Restated 628,935 719,149 978,268 46,100 177,764

The Public Company Accounting Oversight Board Standards require that a restatement of financial statements be regarded as a significant deficiency in internal control over financial reporting and a strong indicator of a material weakness. Consistent with these standards, management has concluded that the restatements of its consolidated financial statements constitute a material weakness.

The Audit Committee has discussed the matters disclosed in this Item 4.02 with BDO USA, LLP, the Company's independent registered public accounting firm.

SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this amended report to be signed on its behalf by the undersigned hereunto duly authorized.

Date: June 28, 2018

SENECA FOODS CORPORATION

By: /s/Timothy J. Benjamin Timothy J. Benjamin Chief Financial Officer